

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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KAWS, INC., :
Plaintiff, :
-v- : 23 Civ. 415 (JPC)
THE INDIVIDUALS, CORPORATIONS, :
LIMITED LIABILITY COMPANIES, :
PARTNERSHIPS, AND : DEFAULT JUDGMENT
UNINCORPORATED ASSOCIATIONS :
IDENTIFIED ON SCHEDULE A HERETO, :
Defendants. :
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THIS CASE having been commenced by KAWS, Inc. (“Plaintiff”) against the Defendants identified on the Fourth Amended Schedule A (collectively, the “Defaulting Defendants”) and using at least the domain names identified in the Fourth Amended Schedule A (the “Defaulting Defendant Domain Names”) and the online marketplace accounts identified in the Fourth Amended Schedule A (the “Defaulting Online Marketplace Accounts”), and Plaintiff having moved for entry of Default and Default Judgment against the Defaulting Defendants;

Plaintiff having properly completed service of process on the Defaulting Defendants pursuant to the methods authorized in the Court’s order of February 21, 2023, Dkt. 42, the combination of providing notice via electronic publication or email, along with any notice that the Defaulting Defendants received from marketplace platforms and payment processors, being notice reasonably calculated under all circumstances to apprise the Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

None of the Defaulting Defendants having answered the Complaint or appeared in any way, and the time for answering the Complaint having expired;

THIS COURT FURTHER FINDS that it has personal jurisdiction over the Defaulting Defendants because the Defaulting Defendants directly target their business activities toward consumers in the United States, including New York, offering to sell and ship products into this Judicial District. Specifically, the Defaulting Defendants are reaching out to do business with New York residents by operating one or more commercial, interactive Internet Stores through which New York residents can purchase products bearing counterfeit versions of products utilizing at least one of U.S. Trademark Registration Nos. 6,046,763, 6,047,656, 6,102,259, 6,102,260, and 6,116,823 (the “KAWS Trademarks”) and/or copyrights covered by U.S. Copyright Office Registration Nos. VA 2-180-272 and VA 2-182-652 (the “KAWS Copyrights”);

THIS COURT FURTHER FINDS that the Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and/or copyright infringement (17 U.S.C. § 101 et seq.);

IT IS HEREBY ORDERED that Plaintiff’s Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that the Defaulting Defendants are deemed in default and that this Default Judgment is entered against the Defaulting Defendants.

Accordingly, this Court ORDERS that:

1. The Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be permanently enjoined and restrained from:
 - a. using Plaintiff’s KAWS Trademarks, KAWS Copyrights, or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine KAWS product or not authorized by Plaintiff to be sold in connection with Plaintiff’s KAWS Trademarks and/or KAWS Copyrights;

- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine KAWS product or any other product produced by Plaintiff, that is not Plaintiff's or not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale under Plaintiff's KAWS Trademarks and/or KAWS Copyrights;
- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;
- d. further infringing Plaintiff's KAWS Trademarks and/or KAWS Copyrights and damaging Plaintiff's goodwill;
- e. otherwise competing unfairly with Plaintiff in any manner;
- f. shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and which bear any of Plaintiff's KAWS Trademarks and/or KAWS Copyrights or any reproductions, counterfeit copies, or colorable imitations thereof;
- g. using, linking to, transferring, selling, exercising control over, or otherwise owning the Online Marketplace Accounts, the Defendant Domain Names, or any other domain name or online marketplace account that is being used to sell or is the means by which Defendants could continue to sell counterfeit KAWS products; and
- h. operating and/or hosting websites at the Defendant Domain Names and any other domain names registered or operated by Defendants

that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing Plaintiff's KAWS Trademarks and/or KAWS Copyrights or any reproductions, counterfeit copies, or colorable imitations thereof that is not a genuine KAWS product or not authorized by Plaintiff to be sold in connection with Plaintiff's KAWS Trademarks and/or Copyrights.

2. The domain name registries for the Defaulting Defendant Domain Names and the Public Interest Registry, within three (3) business days of receipt of this Order or prior to expiration of this Order, whichever date shall occur first, shall, at Plaintiff's choosing:

- a. unlock and change the registrar of record for the Defaulting Defendant Domain Names to a registrar of Plaintiff's selection until further ordered by this Court, and the domain name registrars shall take any steps necessary to transfer the Defaulting Defendant Domain Names to a registrar of Plaintiff's selection until further ordered by this Court; or
- b. disable the Defaulting Defendant Domain Names and make them inactive and untransferable until further ordered by this Court.

3. Those in privity with the Defaulting Defendants and with actual notice of this Order, including any online marketplaces such as Amazon, DHgate, etsy, Walmart, and Wish, social media platforms, Facebook, web hosts for the Defaulting Defendant Domain Names, and domain name registrars, shall within three (3) business days of receipt of this Order:

- a. disable and cease providing services for any accounts through which the Defaulting Defendants engage in the sale of counterfeit and infringing goods using the KAWS Trademarks and/or Copyrights, including any accounts associated with the Defaulting Defendants listed on the Fourth Amended Schedule A;

- b. disable and cease displaying any advertisements used by or associated with the Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the KAWS Trademarks and/or Copyrights; and
- c. take all steps necessary to prevent links to the Defaulting Defendant Domain Names identified on the Fourth Amended Schedule A from displaying in search results, including, but not limited to, removing links to the Defaulting Defendant Domain Names from any search index.

4. Those in privity with the Defaulting Defendants and with actual notice of this Order, including third party platforms Amazon, PayPal, Wish, DHGate, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, Bank of China, Hyperwallet, JD.com, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Walmart, Wise/TransferWise, and/or World First shall within two (2) business days search and provide resulting discovery for Defaulting Defendant Accounts based on identifying information provided by Plaintiff's counsel, including but not limited to, account IDs, legal names, and associated email addresses.

5. Amazon.com ("Amazon") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

6. DHgate.com ("DHgate") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

7. Etsy.com (“Etsy”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants’ Online Marketplace Accounts, or the Defaulting Defendants’ websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants’ assets.

8. RedBubble.com (“RedBubble”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants’ Online Marketplace Accounts, or the Defaulting Defendants’ websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants’ assets.

9. Walmart.com (“Walmart”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants’ Online Marketplace Accounts, or the Defaulting Defendants’ websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants’ assets.

10. ContextLogic, Inc. (“Wish”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants’ Online Marketplace Accounts, or the Defaulting Defendants’ websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants’ assets.

11. PayPal, Inc. (“PayPal”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants’ Online Marketplace Accounts, or the Defaulting Defendants’ websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants’ assets.

12. Payoneer, Inc. (“Payoneer”) and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts

connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

13. PingPong Global Solutions, Inc. ("PingPong") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

14. Coinbase Global, Inc. ("Coinbase") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

15. LianLian Global t/as LL Pay U.S., LLC ("LianLian") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

16. AllPay Limited ("AllPay") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

17. Union Mobile Financial Technology Co., Ltd. ("Union Mobile") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently

restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

18. Bank of China and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

19. Hyperwallet and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

20. JD.com ("JD") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

21. Joom and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

22. Lakala and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting

Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

23. OFX and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

24. Paxful, Inc. ("Paxful") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

25. PayEco and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

26. SellersFunding and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

27. Shopify and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

28. Stripe and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

29. Wise/TransferWise and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

30. World First UK Ltd. ("World First") and any related companies and affiliates shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites identified in the Fourth Amended Schedule A from transferring or disposing of any money or other of the Defaulting Defendants' assets.

31. Pursuant to 15 U.S.C. § 1117 and 17 U.S.C. § 504, Plaintiff is awarded statutory damages from each of the Defaulting Defendants in the amount of one hundred fifty thousand dollars (\$150,000.00).

32. All monies currently restrained in the Defaulting Defendants' financial accounts, including monies held by Amazon, DHgate, Etsy, RedBubble, Walmart, Wish, PayPal, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, , Bank of China, Hyperwallet, JD, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Wise/TransferWise, and/or World First are hereby released to Plaintiff as partial payment of the above-identified damages, and Amazon, DHgate, Etsy, RedBubble, Walmart, Wish, PayPal, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, Alibaba, Aliexpress, Bank of China, Hyperwallet, JD, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Wise/TransferWise, and/or World

First are ordered to release to Plaintiff the amounts from the Defaulting Defendants' accounts within ten (10) business days of receipt of this Order.

33. Until Plaintiff has recovered full payment of monies owed by any Defaulting Defendant, Plaintiff shall have the ongoing authority to serve this Order on Amazon, DHgate, Etsy, RedBubble, Walmart, Wish, PayPal, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, , Bank of China, Hyperwallet, JD, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Wise/TransferWise, and/or World First in the event that any new accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Amazon, DHgate, Etsy, RedBubble, Walmart, Wish, PayPal, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, , Bank of China, Hyperwallet, JD, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Wise/TransferWise, and/or World First shall within two (2) business days:

- a. Locate all accounts and funds connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites, including, but not limited to, any accounts;
- b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of the Defaulting Defendants' assets; and
- c. Release all monies restrained in the Defaulting Defendants' accounts to Plaintiff as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.

34. Until Plaintiff has recovered full payment of monies owed by any Defaulting Defendant, Plaintiff shall have the ongoing authority to serve this Order on any banks, savings and loan associations, or other financial institutions (collectively, the "Financial Service Providers") in the event that any new financial accounts controlled or operated by the Defaulting Defendants

are identified. Upon receipt of this Order, the Financial Service Providers shall within two (2) business days:

- a. Locate all accounts and funds connected to the Defaulting Defendants, the Defaulting Defendants' Online Marketplace Accounts, or the Defaulting Defendants' websites, including, but not limited to, any accounts;
- b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of the Defaulting Defendants' assets; and
- c. Release all monies restrained in the Defaulting Defendants' accounts to Plaintiff as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.

35. In the event that Plaintiff identifies any additional online marketplace accounts, domain names, or financial accounts owned by Defaulting Defendants, Plaintiff may send notice of any supplemental proceeding to the Defaulting Defendants by email at the email addresses identified by Plaintiff and any email addresses provided for the Defaulting Defendants by third parties.

36. Plaintiff may serve this Order on Third Party Providers, including Amazon, DHgate, Etsy, RedBubble, Walmart, Wish, PayPal, Payoneer, PingPong, Coinbase, LianLian, AllPay, Union Mobile, , Bank of China, Hyperwallet, JD, Joom, Lakala, OFX, Paxful, PayEco, SellersFunding, Shopify, Stripe, Wise/TransferWise, and/or World First, by e-mail delivery to the e-mail addresses Plaintiff used to serve the Temporary Restraining Order on Third Party Providers.

Dated: August 7, 2023
New York, New York



Honorable John P. Cronan
United States District Judge

FOURTH AMENDED SCHEDULE A TO COMPLAINT

Doe No.	Defendant Seller	Defendant Online Marketplace

Doe No.	Defendant Seller	Defendant Online Marketplace

Doe No.	Defendant Seller	Defendant Online Marketplace

Doe No.	Defendant Seller	Defendant Online Marketplace
112.	Angel Cuihua	https://www.amazon.com/sp?seller=A1L9IADOIF152R
113.	Angel seller 089	https://www.amazon.com/sp?seller=A136GT5AN0TAX3
114.	anqingshijianshangmaoyouxian gongsi	https://www.amazon.com/sp?seller=A25CV9OI9LWV8U
116.	Bamboo's store	https://www.amazon.com/sp?seller=A3TOCRT44CK711
118.	Boran	https://www.amazon.com/sp?seller=A2R4OZLO4JY6YL

Doe No.	Defendant Seller	Defendant Online Marketplace
119.	Bygone-CN	https://www.amazon.com/sp?seller=A31NHX8LYGV0T4
124.	Ding'an Mengdaao Trading Co., Ltd.	https://www.amazon.com/sp?seller=A286ZJJ0E3R031
125.	DIUXNSDI	https://www.amazon.com/sp?seller=AC46R3A8HUYG
128.	ENSHIKAQIERDIANZISHA NGWUYOUXIANGONGSI	https://www.amazon.com/sp?seller=A2U0XYL6NL45XW
130.	fanyi5	https://www.amazon.com/sp?seller=AHHQ801K8EVQK
132.	ganzhoushifanruidianzishangwyouxiangongsi	https://www.amazon.com/sp?seller=A3T8MNRTWVI67C
133.	GMKJ-US	https://www.amazon.com/sp?seller=A37AQZ4U6GR8O3
134.	guoyangxianjindishangmaoyouxiangongsi	https://www.amazon.com/sp?seller=A31TRKOZ7YRIUF
135.	GZHMYYXGS	https://www.amazon.com/sp?seller=A2S38HAH2V45IA
136.	hefeibenpiewangluokejiyouxiangongsi	https://www.amazon.com/sp?seller=AAI0LHHQEH82U
137.	hefeimiruiyouleyouxiangongsi	https://www.amazon.com/sp?seller=A2Z2L1SLREJL9O
138.	hefeinaozengpengfuzhuangyouxiangongsi	https://www.amazon.com/sp?seller=A3JN21EPUDJC0Y

Doe No.	Defendant Seller	Defendant Online Marketplace
139.	HLFSYYXGS	https://www.amazon.com/sp?seller=A1347RPMUMNW84
140.	huizhoushiyunzhiyishangmaoyouxiangongsi	https://www.amazon.com/sp?seller=A34WBUS7B8J9E8
141.	HyperWay	https://www.amazon.com/sp?seller=A2KO3AISSVVB56
142.	JiangRenJieDengFuShangMao	https://www.amazon.com/sp?seller=A1419M5MRIWJ8U
143.	JinYongh	https://www.amazon.com/sp?seller=A1VG5WD8NRU7ZE
144.	kunmingyangshuaidianzishangwuyouxiangongsi	https://www.amazon.com/sp?seller=ADY5RH7CP415P
145.	liangyingjun-1	https://www.amazon.com/sp?seller=A208VKF2ZB5VD2
146.	lianzhisheng	https://www.amazon.com/sp?seller=AC51FCBF9DBQP
147.	linqikai	https://www.amazon.com/sp?seller=A3DQRDUZROKC9N
148.	LNP-US	https://www.amazon.com/sp?seller=A3A3UTHWIN8O0X
149.	luck2695	https://www.amazon.com/sp?seller=AZ9EE3RIMN3B5
151.	Maanshan Shanxun Trading Co., Ltd.	https://www.amazon.com/sp?seller=A18ARK53250V4R
152.	MA-TUM	https://www.amazon.com/sp?seller=A12XPB0AUVAT98
153.	meooroo	https://www.amazon.com/sp?seller=A3TI67DY7LXMQY
155.	Naruo US	https://www.amazon.com/sp?seller=AD9RZ2ESEX09B
156.	ningbokaiyuedianzishangwuyouxian gongsi	https://www.amazon.com/sp?seller=A2CWWJ8C8WBT4U
157.	ouyanglinghua	https://www.amazon.com/sp?seller=A2R39SSXFXD T7Y
158.	Junzi Hardware	https://www.amazon.com/sp?seller=A131OTEZ1G3U38

Doe No.	Defendant Seller	Defendant Online Marketplace
159.	PsakYs	https://www.amazon.com/sp?seller=AVSW2CJBG1TV5
160.	QHS-US	https://www.amazon.com/sp?seller=A342O9LUE9J3OE
163.	qujingshumodianzishangwuyouxian gongsi	https://www.amazon.com/sp?seller=A3A3WLRRTU8VPT
164.	RENHAIJUN	https://www.amazon.com/sp?seller=A1VQ9BU2GW TBDH
166.	SangN	https://www.amazon.com/sp?seller=A23H1X0Y0D0EDB
167.	shiwenzhenhaosdsds	https://www.amazon.com/sp?seller=AQ9EGKBQQ06O
168.	Smoke Tea Wall Art	https://www.amazon.com/sp?seller=AUTC79AHSM0QK
170.	SYSJYKJ	https://www.amazon.com/sp?seller=AQHF86TU38VJX
171.	TXLLXXX	https://www.amazon.com/sp?seller=A3RSJ8TWGK5STN
173.	Wenchangxuhaiyingkejiyouxiangongsi	https://www.amazon.com/sp?seller=A23FC0RWTMD8YP
174.	Wuchuan-us	https://www.amazon.com/sp?seller=A14URAGCJ7RK1B
175.	Xinfen Shop	https://www.amazon.com/sp?seller=A1O4MZI5YKOVSR
176.	Yichunyuanzhouquanpeiwensan	https://www.amazon.com/sp?seller=A6LF77E9X2Q1O
177.	youkenli	https://www.amazon.com/sp?seller=A29LTIF9Q4H3JG
178.	YUEXINGMA	https://www.amazon.com/sp?seller=A1R6TBX7E0NOXK

Doe No.	Defendant Seller	Defendant Online Marketplace
179.	YYDS Bountique	https://www.amazon.com/sp?seller=AUPE9IA5P3X70
181.	ZONOQX	https://www.amazon.com/sp?seller=A39UTCU1P71S62
182.	zzcsbd	https://www.amazon.com/sp?seller=A2MJGVDDXOWZVN
185.	ai808	https://www.dhgate.com/store/about-us/21815418.html
186.	ai809	https://www.dhgate.com/store/about-us/21815419.html
187.	anfuhaiyi	https://www.dhgate.com/store/about-us/21750244.html
188.	b2m9	https://www.dhgate.com/store/about-us/21819702.html
189.	b7ku	https://www.dhgate.com/store/about-us/21819772.html
190.	bestpod	https://www.dhgate.com/store/about-us/21748605.html
191.	bjhs	https://www.dhgate.com/store/about-us/21819209.html
192.	bkpl	https://www.dhgate.com/store/about-us/21800986.html
193.	fzctf0	https://www.dhgate.com/store/about-us/21751201.html
194.	fzctl0	https://www.dhgate.com/store/about-us/21750817.html
195.	fzctn8	https://www.dhgate.com/store/about-us/21751194.html
196.	fzctv7	https://www.dhgate.com/store/about-us/21750754.html
197.	h0lf	https://www.dhgate.com/store/about-us/21819604.html
198.	hpi3	https://www.dhgate.com/store/about-us/21819671.html
199.	i6aa	https://www.dhgate.com/store/about-us/21819572.html

Doe No.	Defendant Seller	Defendant Online Marketplace
200.	iper	https://www.dhgate.com/store/about-us/21819770.html
201.	jiangxi2018	https://www.dhgate.com/store/about-us/21748565.html
202.	jvvz	https://www.dhgate.com/store/about-us/21819586.html
203.	k2fk	https://www.dhgate.com/store/about-us/21819773.html
204.	kdts	https://www.dhgate.com/store/about-us/21819775.html
205.	lfuzetech	https://www.dhgate.com/store/about-us/21748677.html
206.	lka2s	https://www.dhgate.com/store/about-us/21800509.html
207.	llurang	https://www.dhgate.com/store/about-us/21743361.html
208.	lnrz	https://www.dhgate.com/store/about-us/21818981.html
209.	lp01	https://www.dhgate.com/store/about-us/21818506.html
210.	ltic	https://www.dhgate.com/store/about-us/21800749.html
211.	meidoll	https://www.dhgate.com/store/about-us/21564247.html
212.	nufd	https://www.dhgate.com/store/about-us/21819453.html
213.	olsg	https://www.dhgate.com/store/about-us/21818711.html
214.	ovaysh	https://www.dhgate.com/store/about-us/21690803.html
215.	pabcq	https://www.dhgate.com/store/about-us/21748636.html
216.	pbeautgirl	https://www.dhgate.com/store/about-us/21742585.html
217.	pchengfugood	https://www.dhgate.com/store/about-us/21748679.html
218.	pfzctn3	https://www.dhgate.com/store/about-us/21751160.html
219.	pfzctr01	https://www.dhgate.com/store/about-us/21750851.html

Doe No.	Defendant Seller	Defendant Online Marketplace
220.	phaiyigood	https://www.dhgate.com/store/about-us/21748420.html
221.	pjessup2022	https://www.dhgate.com/store/about-us/20732703.html
222.	pjlf	https://www.dhgate.com/store/about-us/21817826.html
223.	qhuq	https://www.dhgate.com/store/about-us/21818454.html
224.	qw8a	https://www.dhgate.com/store/about-us/21818389.html
225.	rhgy	https://www.dhgate.com/store/about-us/21800669.html
226.	richman88	https://www.dhgate.com/store/about-us/21633598.html
227.	sfzp	https://www.dhgate.com/store/about-us/21818578.html
228.	sjne	https://www.dhgate.com/store/about-us/21818546.html
229.	svrj	https://www.dhgate.com/store/about-us/21800751.html
230.	t21i	https://www.dhgate.com/store/about-us/21819602.html
231.	t35p	https://www.dhgate.com/store/about-us/21819078.html
232.	tlpn	https://www.dhgate.com/store/about-us/21818375.html
233.	vce6	https://www.dhgate.com/store/about-us/21818571.html
234.	wm1o	https://www.dhgate.com/store/about-us/21819807.html
235.	wm4q	https://www.dhgate.com/store/about-us/21818444.html
236.	xanz	https://www.dhgate.com/store/about-us/21819674.html
237.	xaqh	https://www.dhgate.com/store/about-us/21800794.html
238.	xbog	https://www.dhgate.com/store/about-us/21818979.html
239.	xddr	https://www.dhgate.com/store/about-us/21819736.html

Doe No.	Defendant Seller	Defendant Online Marketplace
240.	xs4k	https://www.dhgate.com/store/about-us/21818453.html
241.	yihaitech	https://www.dhgate.com/store/about-us/21741833.html
242.	z1wh	https://www.dhgate.com/store/about-us/21818712.html
259.	BlossomGreen	https://www.etsy.com/ca/shop/BlossomGreen

Doe No.	Defendant Seller	Defendant Online Marketplace
309.	ZYH	 A large black rectangular redaction box covers the majority of the page content below the header, from approximately y=105 to y=865.
309.	ZYH	https://www.walmart.com/reviews/seller/101193969

Doe No.	Defendant Seller	Defendant Online Marketplace
310.	fengxianmei5587	https://www.wish.com/merchant/604db6743c1e7d0920b9f095
312.	ndsjagvdilsfjkdnxbhfgxngtngf	https://www.wish.com/merchant/606d702c9117791683babd51
314.	Rivka's Discount Store	https://www.wish.com/merchant/60e13fcf4a24f8074a8d5ad7
315.	shangzongyun1972	https://www.wish.com/merchant/6186214ac67c3cdb10d210e7
317.	SillKae	https://www.wish.com/merchant/5faa451a6b51026007e08fda
318.	whitena	https://www.wish.com/merchant/5e86eb298b575e8f0703d069
319.	vcckajshdasij	https://www.wish.com/merchant/60486b77c229c44ec07d3bd2